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8 UNITED STATES BANKRUPTCY COURT  
9 NORTHERN DISTRICT OF CALIFORNIA

10 In re: Case No. 10-12761  
11 Carl F Burleson and Gabriela Burleson Chapter 13  
Debtor(s)  
12 \_\_\_\_\_/

13 MOTION TO VALUE LIEN AT \$0 AND AVOID LIEN UPON DISCHARGE;

14 DECLARATION OF DEBTOR

15 TO SECURED JUNIOR LIENHOLDER WELLS FARGO BANK, N.A., CHAPTER 13  
16 TRUSTEE, AND ALL PARTIES IN INTEREST, AND TO THEIR ATTORNEYS OF  
17 RECORD

18 Relief Requested

19 Debtor hereby moves pursuant to FRBP Rule 3012 and 11 U.S.C. §§506, 1322 (b)(2) and  
20 1327 for an order valuing the secured claim (“Junior Lien”) of Wells Fargo Bank, N.A. (“Junior  
21 Lienholder”), it successors and/or assigns, at zero dollars (\$0), and for an order that the Junior  
22 Lien may not be enforced, and shall be voided for all purposes, and that the Deed of Trust  
23 securing the Lien shall be transferred back to the Debtor, upon application by Debtor, when the  
24 Debtor completes her Chapter 13 plan payments and receives her discharge from the Court.

The Motion

1. Debtors filed this Chapter 13 case on 07/22/2010. David Burchard is the duly appointed and acting Trustee to the bankruptcy estate.

2. This motion is filed pursuant to 11 U.S.C. §1322 to avoid and cancel a lien held by Junior Lienholder upon real property used as debtor's residence. This piece of real estate is the single-family dwelling described as 775 Cindee Ln, Ukiah, CA 95482, APN: 003-181-10 in the County of ("Real Property").

3. Debtor estimates the value of the Real Property to be \$150,000.

4. On or about 10/31/2003, Mendo Lake Credit Union ("Senior Lienholder") extended credit to Debtor and Debtor granted a security interest to Senior Lienholder in the Real Property that was properly perfected with the recording of the first deed of trust, instrument no 001034200. Debtors are informed and believe that on the day the petition was filed the obligation to Senior Lienholder had a principal balance of \$164,069.

5. On or about 6/17/2005, Junior Lienholder extended credit to Debtors and Debtors granted a security interest to Junior Lienholder in the Real Property that was properly perfected on 7/2/2007 with the recording of the junior deed of trust as instrument no. 2007-12229. Debtors are informed and believe that on the day the petition was filed the obligation to Junior Lienholder had a principal balance of 110,586.09. The loan number for this obligation is 65165183578621998.

6. The Real Property is worth less than what is currently owed to the on Senior Lienholder's first Deed of Trust. Junior Lienholder's second Deed of Trust is entirely unsecured and there is no equity to support said lien.

7. The claim of Junior Lienholder predicated on such second Deed of Trust is wholly unsecured liens against the Real Property and accordingly is not protected by the anti-

1 modification clause of Bankruptcy Code §1322. Junior Lienholder's junior lien claims should  
2 therefore be valued pursuant to 11 U.S.C. §506 and Bankruptcy Rule 3012 at zero dollars (\$0)  
3 and, after such valuation, voided, canceled, extinguished and formally stripped off of debtors'  
4 Real Property so that it no longer remains a recorded lien or encumbrance on the Real Property.  
5 The claim of Junior Lienholder on its second Deed of Trust should be paid only as a general  
6 unsecured claim Chapter 13 Plan and should not be paid as a secured claim for any amount  
7 whatsoever. *In re Zimmer* (9th Cir. 2002) 313 F2d 1220, 1222-1225.

8 8. The 9th Circuit rule *In re Zimmer* allowing such wholly unsecured junior lien claim to  
9 be stripped off the Real Property through a Chapter 13 Plan is in harmony with all of the other  
10 Circuit decisions which have considered the issue. See *In re Lane* (6th Cir. 2002) 280 F3d 663,  
11 667-669; *In re McDonald* (3rd Cir. 2000) 205 F3d 606, 615; *In re Tanner* (11th Cir. 2000) 217  
12 F3d 1357; *In re Mann* (BAP 1st Cir. 2000) 249 BR 831; *In re Bartee* (5th Cir. 2000) 212 F3d  
13 277.

14 9. Bankruptcy Rule 3012 provides that the court may determine the value of a claim  
15 secured by a lien on property in which the estate has an interest on motion of any party in interest  
16 and after a hearing on notice to the holder of the secured claim and accordingly the within  
17 motion to determine and value Junior Lienholder's secured claim at zero (\$0) dollars in debtors'  
18 Chapter 13 reorganization plan is proper.

19 WHEREFORE, Debtors pray that the Court determine the Junior Lienholder's Junior  
20 Lien should be valued at zero dollars (\$0), that Junior Lienholder may take no action to enforce  
21 these liens, and for an order avoiding the liens and requiring Junior Lienholder to re-convey the  
22 Junior Lien (Deed of Trust) when debtors complete their Chapter 13 Plan and receive a  
23 discharge.

24 Date: October 13, 2010

` /s/Dan Beck  
Dan Beck

1 Attorney for Debtor

2 DECLARATION OF DEBTOR BILLY LYNN ARMS

3 I BILLY LYNN ARMS, the debtor in the above matter, have personal knowledge of the  
4 above facts, and I declare them to be true under penalty of perjury.

5 Executed: September 23, 2010

/s/BILLY LYNN ARMS  
BILLY LYNN ARMS